



भारत का राजपत्र

The Gazette of India

प्राधिकार से प्रकाशित
PUBLISHED BY AUTHORITY

सं० 2] नई दिल्ली, शनिवार, जनवरी 8, 1994 (पोष 18, 1915)
No. 2] NEW DELHI, SATURDAY, JANUARY 8, 1994 (PAUSA 18, 1915)

हस भाग में मलनन पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके ।
(Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग IV [PART IV]

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विलापन और सूचनाएं
[Advertisements and Notices issued by Private Individuals and Private Bodies.]

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS/PUBLIC NOTICES IN THIS PART OF THE GAZETTE OF INDIA. PERSONS NOTIFYING THE ADVERTISEMENTS/PUBLIC NOTICES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER
Controller of Publication

CHANGE OF NAMES

I, hitherto known as Smt. GITA KUMARI wife of Late S. ISHWARI DUTT, employed as L.D.C. in the Govt. of India Photolitho Press, Faridabad residing at the 218, Type I, Press Colony, Mayapuri, New Delhi have changed my name and shall hereafter be known as Smt. GITA BHATT.

It is certified that I have complied with the other legal requirements in this connection.

GITA KUMARI
Signature (in existing old name)

I, hitherto known as SARAYU PRASAD son of SHRI SHEODHARI MAHATO, employed as U.D.C. in the Department of Publications Civil Lines, Delhi-54, residing at the Qtr. No. C. 404 Albert Square, Gole Market, New Delhi have changed my name and shall hereafter be known as SARYU PRASAD.

It is certified that I have complied with the other legal requirements in this connection.

SARAYU PRASAD
Signature (in existing old name)

I, hitherto known as Dr. JUNU KUMARI DASS daughter of Late Shri BIPIN CHANDRA DAS, employed as Doctor in the Jewan Nursing Home, Rohtak Road, Delhi, residing at the 51/25, Gali No. 14, Nai Basti, Anand Parbat, New Delhi-110 005 have changed my name and shall hereafter be known as Dr. JUNU SANKHLA.

It is certified that I have complied with the other legal requirements in this connection.

DR. JUNU KUMARI DASS
Signature (in existing old name)

I, hitherto known as HAPPY son of Mr. M. P. SINGH, employed as Assistant Mechanical Engineer (Probationer) in the South Eastern Railway, Kharagpur, residing at 1659, 7-C, Chandigarh-19, have changed my name and shall hereafter be known as HAPPY WALIA.

It is certified that I have complied with the other legal requirements in this connection.

HAPPY
Signature (in existing old name)

I, hitherto known as JASWANT SINGH, son of TARO RAM, employed as Head Constable No. 650174017 in the C/62 Bn. CRPF, residing at the Village Phulra, P.O. Nangal Bhur Tehsil Pathankot, Distt. Gurdaspur (Punjab) 145101, have changed my name and shall hereafter be known as JASWANT RAI.

It is certified that I have complied with the other legal requirements in this connection.

JASWANT SINGH
Signature (in existing old name)

I, hitherto known as K. M. SHANMUGAM, son of K. C. MUNUSWAMY, employed as H.S.G. II Sorting Assistant in the Department of Post, residing at the No. 2/104, II Main Road, Raghava Nagar, Madipakkam, Madras-600 091 have changed my name and shall hereafter be known as K. M. SIVAKUMAR.

It is certified that I have complied with the other legal requirements in this connection.

K. M. SHANMUGAM
Signature (in existing old name)

I, hitherto known as SANJAY KUMAR son of Shri DEEN DAYAL, employed as Executive Officer in the Export Credit Guarantee Corporation of India Ltd., residing at the 166-C, MIG, D.D.A. Flat, Rajouri Garden, New Delhi, have changed my name and shall hereafter be known as SANJAY KUMAR BARUN.

It is certified that I have complied with the other legal requirements in this connection.

SANJAY KUMAR
Signature (in existing old name)

I, hitherto known as SHARANAGOUDA son of Shri AYYANAGOUDA, residing at 6001, B-8, Vasant Kunj, New Delhi-110 037 have changed my name and shall hereafter be known as SHARANAGOUDA A. MELMALGI.

It is certified that I have complied with the other legal requirements in this connection.

SHARANAGOUDA
Signature (in existing old name)

FORM NO. 155

(See Rule 329)

Members/Voluntary Winding-up

Name of the Company : CHETAK CHIT FUND PRIVATE LIMITED, 53/6, D.B. Gupta Road, Karol Bagh, New Delhi-5.

NOTICE CONVENING FINAL MEETING

Notice is hereby given in pursuance of section 497 that a General meeting of the members of the above named company will be held at 53/6, D. B. Gupta Road, Karol Bagh, New Delhi, on Thursday the 27th day of January 1994 at 11 o'clock in the Forenoon for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of and of hearing any explanations that may be given by the liquidator and also of determining by special resolution of the company the manner in which the books

accounts and documents of the company and of the liquidator shall be disposed of.

Dated this 20th day of December, 1993.

for CHETAK CHIT FUND (P) LTD.
(IN LIQUIDATION)
for CHETAK CHIT FUND (P) LTD.
S. C. BHAGAT
Liquidator

INDIAN MANAGEMENT ACADEMY (TITLES) SUPPLY RULES

Rules to consolidate the terms regarding the supply of title etc.

- These Rules may be called the Indian Management Academy (Titles) Supply Rules.
- In these rules, unless the context otherwise requires :—
 - "Academy" means, Secretary Indian Management Academy.
 - "Titles" means, volume(s) of titles including set(s).
 - "Secretary" means, Secretary, Indian Management Academy.
 - "Set" means, a set of volumes bearing same titles or series having five consequent volumes.
 - "Subscriber" means, subscriber of titles.
 - "Rules" means, Indian Management Academy Titles Supply Rules.
 - "IMA" is the abbreviation of Indian Management Academy.
- These rules are binding on academy and subscriber(s) and, in every concerning subscription/transaction.
- As well as any demand for subscription/purchase will be enrolled with the academy, academy will issue a subscriber number, which will be mentioned in bill/book-wrapper/reminders, issued by the academy to the subscriber.
 - It will be the duty of subscriber to mention his subscription number in any correspondence with academy.
- Anybody can get his demand enrolled for the purpose of purchasing the titles by placing his order or remitting the cost of one volume in advance.
 - Every booking for the set will be treated as regular and permanent.
 - Booking/enrolment, for the single/particular volume(s) of set is strictly prohibited.
- In case of set, when the first volume or subsequent volume(s) will be ready for publication, bills regarding the same will be despatched to the subscriber in advance for remittance.
- As soon as anybody's name is enrolled for the purchase of a set, the Academy will be duty bound to arrange/ reserve/publish, further volumes of the set for the subscriber.
- The demand/booking/order, for the purchase of title/set can only be cancelled within one month of despatching of the very first demand/booking/order, but not after that.
- The secretary reserves the right to revise the price of title/set on account of marketing policy/competition/production cost etc.
 - As and when the price of volume(s) is revised, such volume(s) shall be sent for revised price.
 - In case of full payment in advance the difference towards revised price will be intimated before the end of relevant year:

- (d) In case of return the V.P./Registered Parcel, the postal and packing charges will be realized by the subscriber.
- (e) Payment of title/volume is to be made in advance.
- (f) Interest will be charged at the rate of twenty four percent per annum (including correspondence charges extra) on bill if not paid within a month after presentation.
- (g) All payments must be made by crossed A/c payee bank draft.
- (h) All goods are despatched at consignees risk and academy is not responsible for any loss/damage, in transit. Goods once despatched cannot be taken back under any circumstances.
- (i) The secretary is fully empowered to sanction any financial grant/subsidy to any person for the purchase of any title(s)/set(s) and to adjust it towards any of the bill(s) of any volume(s) of the set(s) as he thinks fit.
10. In the event of any question dispute of difference arising between the publisher and subscriber the same shall be referred to the sole arbitrator appointed by the secretary, Indian Management Academy. The award of the arbitrator so appointed shall be final and binding on the parties, the venue of the arbitration proceeding will be such place as may be decided by the sole arbitrator.
- However, all disputes if any shall be settled in Lucknow or Delhi. Subjects as aforesaid the Indian Arbitration Act 1940 shall apply to the arbitration proceeding under the clause.
11. The academy shall not be responsible for the inordinate delay in servicing that may be caused by power failure, strike, civil commotion, riot, lock up, labour unrest, natural calamity, act of god and/or other extraneous circumstances beyond its control.
12. (a) I M A will release a series under the title of Applied Management for various Departments/Govt. offices/Faculties. One vol. will be released every year. The set of series will be completed in five consequent vols.
- (b) Applied Management series may contain various articles, matters, case(s), Table(s), graph(s) and chart(s) as the editor of the series deem fit.
- (c) Resumption of despatch of the set after receiving of five consequent volumes is subject to option of the subscriber to subscribe or not.
13. (a) These rules shall be applicable on every subscription of title(s)/set(s).
- (b) Indian Management Academy Rules, are also invariably binding on every transaction/subscription.
14. (a) Secretary, Indian Management Academy is the highest authority of Indian Management Academy and is the Chief Executive regarding all policies/transactions/works, of the Indian Management Academy.
- (b) Nothing in these rules shall be deemed to limit of effect the inherent powers of the Secretary to make such orders/arrangements, as may be necessary.
15. Secretary, Indian Management Academy is empowered to make rules or sub-rules or amend therein, which shall be binding on the subscriber(s).
- R. K. SINGH
Secretary
Indian Management Academy
11. The academy shall not be responsible for the inordinate delay in servicing that may be caused by power failure.

